1 Matthew S. Melamed (SBN 260272) KELLER ROHRBACK L.L.P. 2 180 Grand Avenue, Suite 1380 Oakland, CA 94612 3 (510) 463-3900, Fax (510) 463-3901 mmelamed@kellerrohrback.com 4 5 Attorney for Plaintiffs 6 Additional Counsel in Signature Block 7 8 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 CITY OF RICHMOND AND THE RICHMOND No. 3:25-cv-03348-CRB 10 JOINT POWERS FINANCING AUTHORITY. JOINT STIPULATION AND [PROPOSED] 11 Plaintiffs, ORDER REGARDING CASE 12 MANAGEMENT DEADLINES v. 13 ROYAL BANK OF CANADA, JP MORGAN 14 CHASE, PUBLIC RESOURCES ADVISORY GROUP. AND THE MAJORS GROUP 15 Defendants. 16 17 Pursuant to Federal Rule of Civil Procedure 6(b)(1) and Civil Local Rule 6-2, Plaintiffs City of 18 Richmond and Richmond Joint Powers Financing Authority (collectively, "Plaintiffs") and Defendants 19 Royal Bank of Canada and Public Resources Advisory Group (collectively, "Defendants," and, 20 together with Plaintiffs, "the Parties"), by and through their counsel, hereby stipulate as follows: 21 22 WHEREAS, on June 23, 2025, the Court entered the Parties' Joint Stipulation To Extend 23 Current Case Deadlines (ECF No. 21); 24 25 26 Though named as a defendant in the caption above, the Amended Complaint, ECF No. 22, no longer 27 asserts any claims against JPMorgan Chase Bank N.A. ("JPMC"), which is no longer a party to this Action. Further, despite numerous attempts, Plaintiffs have not yet been able to effectuate service on 28 defendant The Majors Group. No. 3:25-cv-03348-CRB JOINT [PROPOSED] CASE 1

MANAGEMENT DEADLINES

WHEREAS, pursuant to the deadlines established by ECF No. 21, on July 9, 2025, Plaintiffs
filed an amended complaint in this Action (the "Unjust Enrichment Action") (ECF No. 22); on July 30
2025, the Parties met and conferred regarding initial disclosures, early settlement, ADR process
selection, and discovery plan; and on July 30, 2025, the Parties filed ADR Certifications (ECF Nos.
23-25);

WHEREAS, on August 12, 2025, the Court entered a stipulation staying the remaining case deadlines established by ECF No. 21 because the City Attorney for the City of Richmond, the prosecuting authority for Plaintiffs ("Plaintiffs' Prosecuting Authority"), filed a California False Claims Act case against Royal Bank of Canada and JPMC based on allegations related to this action that remained under seal (the "CA FCA Action"), and the parties to the Unjust Enrichment Action agreed that, once the CA FCA Action was unsealed, they would seek relation of the two actions (ECF No. 27);

WHEREAS, on September 30, 2025, the parties to the Unjust Enrichment Action moved to relate the CA FCA Action to this case (ECF No. 28);

WHEREAS, on October 1, 2025, the Court entered an order relating the CA FCA Action to this case (ECF No. 30);

WHEREAS, the parties to the two actions met and conferred and determined that, since
Plaintiffs' Prosecuting Authority intends to amend the complaint in the CA FCA Action, the parties
should wait to set further deadlines until after the amendment is filed so that they can confer regarding
whether they will stipulate to consolidate the actions and, if so, for what purposes;

WHEREAS, the Plaintiffs' Prosecuting Authority will file an amended complaint in the CA FCA Action by October 31, 2025;

NOW, THEREFORE, THE PARTIES STIPULATE AND PROPOSE that:

- Plaintiffs' Prosecuting Authority will file an amended complaint in the CA FCA Action by October 31, 2025;
- 2. Within 14 days after the amended CA FCA Action complaint is filed, the parties shall jointly propose new case management deadlines to replace the deadlines in ECF No. 21 that this Court stayed in ECF No. 27.

Submitted this 14th Day of October, 2025.

1		KELLER ROHRBACK L.L.P.
2		
3		By <u>s/ Matthew S. Melamed</u>
4		Matthew S. Melamed (SBN 260272)
		180 Grand Avenue, Suite 1380
5		Oakland, CA 94612 (510) 463-3900
6		Fax (510) 463-3901
7		mmelamed@kellerrohrback.com
8		Gary Gotto
		Robert Bartels KELLER ROHRBACK L.L.P.
9		3101 North Central Avenue, Suite 1400
10		Phoenix, AZ 85012 Telephone: (602) 248-0088
11		Facsimile: (602) 248-2822
11		Email: ggotto@kellerrohrback.com rbartels@kellerrohrback.com
12		Toat ters@kenerronroack.com
13		R. Bradley Miller R. BRADLEY MILLER LAW
1.4		301 North Alfred Street
14		Alexandria, VA 22314
15		Telephone: (919) 608-0795 Email: rbm@rbradleymillerlaw.com
16		·
		Dave Aleshire (SBN 65022) Richmond City Attorney
17		Floy Andrews (SBN 187375)
18		Richmond Senior Assistant City Attorney
		ALESHIRE & WYNDER, L.L.P. 1970 Broadway, Suite 920
19		Oakland, CA 94612
20		Telephone: (510) 337-2810
_		Facsimile: (949) 223-1180 Email: dalshire@awattorneys.com
21		fandrews@awattorneys.com
22		Attorneys for the City of Richmond and the Richmond
23		Joint Powers Financing Authority
24		STRADLING YOCCA CARLSON & RAUTH LLP
25		
26		By s/ Jason De Bretteville
		JASON DE BRETTVILLE, State Bar No. 195069 jdebretteville@stradlinglaw.com
27		JUSTIN OWENS, State Bar No. 254733
28		jowens@stradlinglaw.com
	No. 3:25-cy-03348-CRB	4 IOINT (PROPOSED) CAS

JOINT [PROPOSED] CASE MANAGEMENT DEADLINES

1 STRADLING YOCCA CARLSON & RAUTH LLP 2 660 Newport Center Drive, Suite 1600 Newport Beach, CA 92660-6422 3 Telephone: 949 725 4000 Facsimile: 949 725 4100 4 5 Attorneys for Defendant Public Resources Advisory Group 6 7 JONES DAY 8 9 By <u>s/ Matthew J. Silveira</u>\_ Matthew J. Silveira (SBN 264250) 10 (msilveira@jonesday.com) JONES DAY 11 555 California St., 26th Floor 12 San Francisco, CA 94104 Telephone: (415) 875-5715 13 Jason Jurgens (pro hac vice forthcoming) 14 jjurgens@jonesday.com Lauri W. Sawyer (pro hac vice forthcoming) 15 lsawyer@jonesday.com JONES DAY 16 250 Vesey Street 17 New York, NY 10281 Telephone: (212) 326-3939 18 Facsimile: (212) 755-7306 19 Attorneys for Defendant Royal Bank of Canada 20 21 22 23 PURSUANT TO STIPULATION, IT IS SO ORDERED 24 25 October 15, 2025 26 The Honorable Charles R. Breyer, Date US District Judge 27 28

JOINT [PROPOSED] CASE MANAGEMENT DEADLINES